

**UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

HUISHAN CHEN,

Plaintiff,

v.

THE PARTNERSHIPS AND  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE "A,"

Defendants.

Civil Action No. 2:24-cv-01516

Honorable William S. Stickman

JURY TRIAL DEMANDED

**NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P. 41(a)(1)(A)(i)**

Pursuant to F.R.C.P. 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, the plaintiff Huishan Chen, and or their counsel(s), hereby give notice that the following defendant listed in Schedule "A" of the above-captioned action is dismissed without prejudices.

- HLONK Co., Ltd (Defendant No. 39)
- OXOTTA TECH Co.,Ltd (Defendant No. 42)
- REEREEEN Co., Ltd (Defendant No. 43)
- FZFLZDH (Defendant No. 45)
- Estbridge (Defendant No. 47)

Rule 41(a)(1)(A)(i) sets out that a Plaintiff may voluntarily dismiss its claims without prejudice and without a Court Order by notice at any time prior to the Defendants filing an Answer or moving for summary judgment. As of the filing of this Notice, no Defendant has filed an Answer in this action.

Dated: March 20, 2025

Respectfully submitted,

By: /s/ Xiyan Zhang  
Xiyan Zhang  
Stratum Law LLC  
2424 E. York St. Ste. 223  
Philadelphia, PA, 19125  
Phone# (215) 395-8756  
Bar# 5052642  
xzhang@stratumlaw.com  
*Counsel for Plaintiff*